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tember 1 of the year so required. If the apportionment fails to become law prior to September 15 of such year, the supreme court shall
cause the state to be apportioned into senatorial and representative
districts to comply with the requirements of the constitution prior to
December 31 of such year. The reapportioning authority shall, where
necessary in establishing senatorial districts, shorten the term of any
senator prior to completion of the term. Any senator whose term is
so terminated shall not be compensated for the uncompleted part of
the term.

"Section 36. Upon verified application by any qualified elector, the supreme court shall review an apportionment plan adopted by the general assembly which has been enacted into law. Should the supreme court determine such plan does not comply with the requirements of the constitution, the court shall within ninety (90) days adopt or cause to be adopted an apportionment plan which shall so comply. The supreme court shall have original jurisdiction of all litigation questioning the apportionment of the general assembly or any apportionment plan adopted by the general assembly."

"Section 37. When a congressional district is composed of two (2) or more counties it shall not be entirely separated by a county belonging to another district and no county shall be divided in form-

52 ing a congressional district."

SEC. 2. The foregoing proposed amendment, having been adopted and agreed to by the Sixty-first (61st) General Assembly, thereafter duly published, and now adopted and agreed to by the Sixty-second (62nd) General Assembly in this Joint Resolution, shall be submitted to the people of the State of Iowa at the general election in November of the year nineteen hundred sixty-eight (1968) in the manner required by the Constitution of the State of Iowa and the laws of the State of Iowa.

## CHAPTER 464

### CONSTITUTIONAL AMENDMENT ON ITEM VETO

(Second time passed)

### S. J. R. 2

A JOINT RESOLUTION proposing an amendment to the Constitution of the State of Iowa to give the governor item veto power on appropriation bills.

# Be It Resolved by the General Assembly of the State of Iowa:

SECTION 1. The following amendment to the Constitution of the State of Iowa is hereby proposed:

Section sixteen (16) of article three (III) of the Constitution of the State of Iowa is hereby amended by adding the following new para-

5 graph at the end thereof:

"The governor may approve appropriation bills in whole or in part, and may disapprove any item of an appropriation bill; and the part approved shall become a law. Any item of an appropriation bill disapproved by the governor shall be returned, with his objections, to

- the house in which it originated, or shall be deposited by him in the 11 office of the secretary of state in the case of an appropriation bill sub-12 mitted to the governor for his approval during the last three days of a 13 session of the General Assembly, and the procedure in each case shall be the same as provided for other bills. Any such item of an appropriation bill may be enacted into law notwithstanding the governor's 16 objections, in the same manner as provided for other bills.
  - The foregoing proposed amendment, having been adopted and agreed to by the Sixty-first (61st) General Assembly, thereafter duly published, and now adopted and agreed to by the Sixty-second (62nd) General Assembly in this Joint Resolution, shall be submitted to the people of the State of Iowa at the general election in November of the year nineteen hundred sixty-eight (1968) in the manner required by the Constitution of the State of Iowa and the laws of the State of Iowa.

## CHAPTER 465

### QUALIFICATIONS OF ELECTORS

(First time passed)

S. J. R. 24

A JOINT RESOLUTION proposing a constitutional amendment relating to qualifications of electors.

## Be It Resolved by the General Assembly of the State of Iowa:

SECTION 1. The following amendment to the Constitution of the

State of Iowa is hereby proposed: 3

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Section one (1) of Article two (II) of the Constitution, as amended in eighteen hundred sixty-eight (1868), is hereby repealed and the

4 following is hereby adopted in lieu thereof: "Section 1. Every citizen of the United States of the age of twenty-one (21) years, who shall have been a resident of this State

for such period of time as shall be provided by law and of the county in which he claims his vote for such period of time as shall be pro-9 vided by law, shall be entitled to vote at all elections which are now 10 or hereafter may be authorized by law. The General Assembly may 11 provide by law for different periods of residence in order to vote for 12 various officers or in order to vote in various elections. The required 13 periods of residence shall not exceed six (6) months in this State and 14 sixty (60) days in the county." 15

The foregoing proposed amendment is hereby referred to the General Assembly to be chosen at the next general election for 2 members of the General Assembly, and shall be published as provided by law for three (3) consecutive months previous to the date of said general election.